Challenge to Tradition CA. 2:19 ev 000193

Sitcomm, et al v. PennyMae, et al

AN Affidavit by Counter Plantiffs, en Barc

"The only proper Representative of a corporation of A partnership is a licensed attorney..."

It appeares that Since Hobby Lobby, Citizen's United and MARLIN LINEN Supply Co; Hale v. Henkel; Smyth v. Ames; Country of Santa Clara v. Southern Pacific RR; Louisville, et. Al., v. Leston; Marshall v. Baltimore & Ottio R&R; Bank of the US v. Deveaux; And 118 US 394, Corporations have Constitutional Rights the-Same As a Natural born citizen as each of the Counter Plaintiff's Are.

Please take Judicial Notice, that the Right to PRACTICE LAW, is A NATURAL Right. That NO State May license the PRACTICE of LAW. That every forsow whether NATURAL or Fictional Howe the Right to Practice Law, as the Practice of Law is not a matter of State Corole See: Simms v. AHRENS; Schware v. Board, et. al. Where the United States Supreme Court Concluded the Ade-

ementioned.

A corporation is A 'Group of people', who Do Not Loose the 'Right to Counsel of Choice', simply because they form a body Corporate. The Right to Counsel if Corporation's Do have Due Process, Bill of Rights is Not for the Counts or the Legislature to Control, As such A Right is Secured by the "Congress shall make no LAW" Clause.

The Statement "Brett Jones is not licensed to Practice LAW," is correct, However, there is no such thing as a license to Practice LAW! Since this District and honorable Court Stated "A frictional legal person can only be represented by licensed Counsel," This is not a law, is not mandated by the Supreme Law of the land, and we therefore object to the denying of the Right to Counsel of Choice. We Demand An Evidentiary hearing to Prove our Contention!

The African entrined is wholly Accurate, Dane under penalty, witnessed by Februah and So Say we All," As such an this I por, 31st, 2021.

5/: Lett 'Even 'Jones of flascis Scott of Sounded Goodelte of Konnie Kahappa

5/: Male Tehnson of Vice Gibbs

PROOF of Injury Demanded.

Sitcomm, et AL V. PennyMac, et AL

An Affidavit by Counter Plaintiffs, en Bruc.

We say "Qued per Recordum probatum, non debet esse negatum" - what is Proved by the Record ought not be denited.

and

"Cum adount testimonia Resum quid opus est verbis"- When proofs of fact are present, what need is there to words.

Plenny Mac, has introduced a record Admitting it had a Mortgage with Both Kahapea & Johnson, which evidenced a debt. Both Johnson & Kahapea has Demanded throof of Debt, complete with a Comprehensive Accounting, Verificial, we Demand Such be made to Appear on the Present Record Timmediately. Also front of Chair of title Clustody, along with whom Securitilization Trustee is, the Bundling and the payments to Kahapea & Johnson for their poetion of the investment. No need to explain what our rights are [Kahapea, Johnson], concerning the boating of our interest

And our Rights to be compensated he such bende.

Johnson of KAMPEH do hereby vin Notice of Assignment of Equitable Interest, Demand A full accounting threeigh Econ," for a Complete and total balance, verified under penalty of Perjury. Along with a cipy (Certified) of oxiginal Note as exist this Day Respecting the Afreementioned Kahapea, Ronnie, et. Alin, of Mark Johnson, et. Al., Complete with any and all endousements. Jou [PennyMae] shall also provide a copy of all Assignments and Notifications Associated thereto.

PTennyMae, has Claimed Damage, we Demond proof of Damage Caused by:

1. RONNIE KAMAPEA, Specifically?

2. SAA, specifically

3. Brett Daves, specifically

4. Sndy Coulette:

5. MARK Thason?

le Kirk Gibbs?

7, teon"?

8. Alaric Scott?

9. RANCE McGee?

10. MARK Mothett?

if conspiracy, Document how conspiracy caused Dange

to property and as person? How conspiracy was homed, operated, was was sim and as goal regarding Penny Mac Solely?

Proof of the exact currency [P] enny Mare is entitled to Receive Reinbursment for the Alleged Debt's?

PROOF of License to conduct business in Virginia, and or Hawail?

[PJenny May Shall have 15 Calendar day's to provide the Africanentain, No extention's or freeheavence's shall be granted unless and except as Provided by Positive Law. This Shall be constructed as an 'Qualified Western Request,' and note that such is Doemed perstriant to the Counter-Defendent's Proving Injury, and the Counter-Plaintiff's Proving No such claim has been mase as to personal and or property Danneys.

The Africanentroved is wholly Accounte, witnessed by

Jehnsh the only true God, on this 31st of Jan. 2021 As such under

fending of Divine Retribution on the Words of the Above funder medical."

5/4 Hick Gibbs A: Rance McGeo

5/4 Brett Econ' Janes 5/5 Sandy Goodette T: Rownie Kahopea

5/4 Abraic Scott A: Steen Minterlain Association

5/4 Mark Motett 5/4 Mark Johnson